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UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

18 WALTER HOPGOOD, individually
19 and on behalf of all other similarly
20 situated,

21 Plaintiff,
22
23 v.

24 EXPERIAN INFORMATION
25 SOLUTIONS, INC., a corporation,

26 Defendant.
27
28

Case No.: 8:22-cv-01400-JWH-ADS
Assigned to: Hon. John W. Holcomb

**PLAINTIFF'S NOTICE OF
SUPPLEMENTAL AUTHORITY IN
OPPOSITION TO MOTION TO
COMPEL ARBITRATION**

1 Plaintiff Walter Hopgood (“Plaintiff”), individually and on behalf of all others similarly
2 situated, files this Notice of Supplemental Authority in Opposition to Defendant Experian
3 Information Solutions’ Motion to Compel Arbitration (Docs. 27 and 28). In *Jackson v.*
4 *Amazon.com, Inc.*, No. 3:20-cv-2365 (9th Cir. April 19, 2023) (Doc. 53), the Ninth Circuit affirms
5 the principle at issue here, that, “[t]o be arbitrable, the dispute must relate to the [arbitration]
6 contract,” and that “even under broad arbitration clauses like this one, factual allegations must at
7 least ‘touch matters’ covered by the contract containing the arbitration clause.” *Id.* at 17 (citation
8 omitted). As in *Jackson*, Plaintiff’s claims “are not dependent on the terms of the contract,” which
9 simply does not apply to him in this case. *Id.* at 19. *Jackson* is attached hereto as Exhibit A.

10 Date: May 3, 2023

Respectfully Submitted,

11
12 /s/ *John A. Yanchunis*

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